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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/623,991	07/21/2003	Volker Formanski	8540G-000163	8540G-000163 5491 EXAMINER	
27572	7590 04/14/2006		EXAM		
HARNESS, DICKEY & PIERCE, P.L.C.			PARSONS, T	PARSONS, THOMAS H	
P.O. BOX 828 BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER	
			1745		
		DATE MAILED: 04/14/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/623,991	FORMANSKI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Thomas H. Parsons	1745				
- The MAILING DATE of this communication a	ppears on the cover sheet with the	correspondence address				
Period for Reply	LV IO OFT TO EVOIDE AMONT	LVOV OR TURETY (20) RAYO				
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perions are to reply within the set or extended period for reply will, by statue Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be d will apply and will expire SIX (6) MONTHS froute, cause the application to become ABANDO	ON. timety filed om the mailing date of this communication. NED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 20	<u>March 2006</u> .					
3) Since this application is in condition for allow	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1,3-6,8-12,14 and 16-22</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) 1,3-6,8-12,14, and 16-22 is/are rejected.						
7) Claim(s) is/are objected to.	☐ Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)⊠ The specification is objected to by the Examir	ner.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a lis	st of the certified copies not receive	ved.				
Attachment(s)	🗖 .					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summa Paper No(s)/Mail					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/06 Paper No(s)/Mail Date		Patent Application (PTO-152)				

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Response to Amendment

This is in response to the Amendment filed 20 March 2006.

(Previous) DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claims 1, 3-6, 8-12, 14 and 16-22 stand rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Claim 1, 8, 14 and 20 state that the cathode feed back gas is regulated, or adjusted or controlled independently of the cathode supply gas, which is not supported by the instantly specification.

The specification in paragraphs [0029]-[0030] states [0029] "To resolve the limitations of humidification by water injection alone, humid cathode exhaust gas is fed back or is recycled to the compressor 22 through a feedback conduit 32. The feedback conduit 32 is connected to the suction inlet 26... A metering device 34 controls the rate of flow of the feedback gas to the suction inlet 26. Fresh air and the feedback gas are mixed in the suction inlet 26 and are drawn

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and the metering device 34. The controller 40 regulates the relative humidity of the gas supplied to the cathode side of the fuel cell stack 12. The controller 40 controls the amount of air injected into the compressor 22. The controller 40 controls the compressor pressure of the compressor 22 based on the amount of injected water to enable complete vaporization of the water... Further, the controller 40 adjusts the metering device 34 to control the rate of flow of the feedback gas to the suction inlet 26." The specification does not support regulating, or adjusting or controlling the cathode feed back gas independently of the cathode supply gas. In fact, it appears that controlling, regulating or adjusting the feedback gas would affect e.g., the control, regulation or adjustment of the fresh gas. For example, if the metering device was closed, partially or completely, would this not affect (i.e. increase the flow of fresh air) the fresh air flow? In this case, is not the flow amount of fresh air dependent upon the flow amount of metered cathode exhaust?

Claim Rejections - 35 USC § 103

- 3. The rejections of claims 1, 3-6, 8-12, 14 and 16-22 under 35 U.S.C. 103(a) as being unpatentable over Benz et al. (5,645,950) in view of Scheffler et al. (4,859,545) have been withdrawn in view of a new rejection.
- 4. Applicant's arguments with respect to claims 1, 3-6, 8-12, 14 and 16-22 have been considered but are moot in view of the new rejection.

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(New) DETAILED ACTION

Specification

5. The disclosure is objected to because of the following informalities:

Paragraph [0028], line 2, suggest changing "due" to --dew"---

Appropriate correction is required.

6. The amendment filed 20 March 2006 is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: As such, metering device 34 may be generally controlled independently of any feedback from suction inlet 26 as recited in paragraph {0030}, lines 2-3.

The Applicants' on page 10, lines 2-8, of the Remarks, state, "In view of Figure 1, one skilled in the art would recognize that the "metering device [is] adapted to regulate said cathode exhaust independently from said fresh gas" as required by claim 1. Therefore, in view of the precedent cited above and the disclosure shown in the drawings as originally filed, there is support in the drawings to satisfy the requirements of 35 U.S.C. §112 first paragraph. As such, the previous amendments to the claims and the currently amended specification do not include new matter since they are clearly supported by the drawings as originally filed.

In response, Figure 1 shows the structural relationship between the controller, the metering device, the compressor, and the water injector but discloses nothing as to the operational relationships therebetween, or the manner in which metering device, the compressor,

and the water injector are to be controlled (i.e. simultaneously or independently). However, one skilled in the art would recognize that if controlling, regulating or adjusting the metering device indirectly results controlling, regulating or adjusting fresh air and possibly the water injector.

Applicant is required to cancel the new matter in the reply to this Office Action.

Claim Rejections - 35 USC § 112

- 7. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 8. Claims 1, 3-6, 8-12, 14 and 16-22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- Claim 1: It is unclear as to what is meant by the recitation "regulate... independently" in lines 7 and 8.
- Claim 8: It is unclear as to what is meant by the recitation "adjusted independently" in lines 5 and 6.
- Claim 14: It is unclear as to what is meant by the recitation "controlled independently" in lines 4 and 4.

It is unclear as to how, for instance, the flow amount of cathode exhaust can be controlled independently without affecting (regulating, adjusting, or controlling) the flow of fresh air or water injection.

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Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 1, 3-6, 8-12, 14 and 16-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Benz et al. (5,645,950) in view of Resier et al. (4,202,933).

Claim 1: Benz et al. in Figure 1 disclose a fluid flow system to adjust a humidity of a gas supplied in a fuel cell system, comprising:

a fuel cell stack (12) having a cathode inlet and a cathode exhaust (col. 2: 8-12);
a compressor (6) that draws in fresh gas (3) and compresses the gas therein; and
an injector (10) injecting water into the gas within the compressor, the compressor
supplying the gas to the cathode inlet; and

a controller that control the compressor and the injector to adjust the humidity (col. 3: 60-col. 4: 12). See col. 2: 8 - col. 3: 15, and col. 3: 48 - col. 4: 12.

Benz et al. do not disclose a compressor that draws in a mixture of fresh gas and humidified exhaust gas from the cathode exhaust and compresses the mixture therein, a metering device to adjust the flow of cathode exhaust to the compressor, and a controller that controls the metering device.

Reiser et al. in Figure 1 disclose a cathode exhaust recycle loop (48) extending from the cathode exhaust line (32) to the cathode inlet line (26), a metering device (54, 27) to adjust a flow of cathode exhaust gas to the compressor, and a controller (50) that controls the metering

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device (54, 27)(col. 2: 44 - col. 3: 9). Reiser et al. in col. 5: 15-29 further disclose, "...Also, in this embodiment, the recycle blower is either on or off while the air flow is reduced on a continuum. There is no reason why the recycle blower cannot be a variable speed blower such that the control 50 can vary the amount of recycle on a continuum. Along these same lines, there is no reason why the control 50 cannot be programmed to simultaneously or individually vary the cathode exhaust recycle flow rate and the air flow rate in accordance with a predetermined schedule. Theoretically the ultimate goal is to select the best combination of recycle flow rate and air flow rate at each operating point so as to achieve the best possible compromise between power plant efficiency and power plant life under what would generally be considered to be adverse operating conditions."

Accordingly, The Benz et al. combination would obviously provide the claimed controller that controls the metering device, the injector and the compressor to adjust the humidity.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the system of Benz et al. by incorporating the cathode exhaust recycle loop and the features of the controller for controlling the same as taught by Reiser et al. because Reiser et al. teach a cathode exhaust recycle loop that would have lessened or eliminated the incidence of oxygen starvation of individual cells in a stack at lower power levels thereby improving the overall performance of the entire stack.

Further, the Benz et al. combination would obviously provide the claimed compressor that draws in a mixture of fresh gas and humidified exhaust gas from the cathode exhaust and compresses the mixture therein and provide water injection into the mixture.

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Further, in light of the teachings in Benz et al. and Reiser et al. to a controller for controlling the entire fuel cell system, it would have been within the skill of one having ordinary skill in the art at the time the invention was made to have modified the controller of the Benz et al. combination. to provide for controlling cathode exhaust independent of the fresh gas.

Claims 3-6: The limitations set forth therein have been considered, and construed as process limitations that add no additional structure to the Benz et al, combination. Further, because the Benz et al. combination is structurally the same as instantly claimed, and provides a controller in communication with the compressor, the injector, and metering device, it appears capable of providing the claimed process limitations.

Claim 8: The rejection of claim 8 is as set forth above in claim 1 wherein the Benz et al. combination would obviously provide a method of regulating a humidity of a cathode supply gas to a cathode side of a fuel cell stack, comprising:

mixing the cathode supply gas with a feedback gas from the cathode side to effect a relative humidity of the cathode supply gas;

injecting water into the cathode supply gas to further effect the relative humidity of the cathode supply gas; and

compressing the cathode supply gas in a compressor.

Further, in light of the teachings in Benz et al. and Reiser et al. to a controller for controlling the entire fuel cell system, it would have been within the skill of one having ordinary skill in the art at the time the invention was made to have modified the controller of the Benz et al. combination to provide for adjusting a flow of the feedback gas based on a desired relative humidity of the cathode supply gas.

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Claim 9: The rejection is as set forth above in claim 8 wherein further the Benz et al. combination discloses that the cathode supply gas is air. See Benz et al., Figure 1, air supply line 3, and Reiser et al., col. 3: 60-61).

Claim 10: The rejection is as set forth above in claim 8 wherein further Benz et al. disclose vaporizing the water within the compressor (col. 3: 4-6).

Claim 11: The rejection is as set forth above in claim 8 wherein further Benz et al. disclose that vaporizing is achieved using heat generated through compression (col. 3: 4-6).

Claim 12: The rejection is as set forth above in claim 8 wherein further Benz et al. disclose adjusting a compression pressure of the compressor based on a quantity of water to vaporize the water therein (col. 3: 63- col. 4: 5).

Claim 14: The rejection of claim 14 is as set forth above in claim 1 wherein the Benz et al. combination would obviously provide a method of regulating a relative humidity of a gas supplied to a cathode side of a fuel cell stack, comprising:

controlling a flow of feedback gas from the cathode side to a compressor to adjust the relative humidity of the gas (see claim 13 above);

vaporizing water in the compressor to further adjust the relative humidity of the gas (Benz et al. disclose vaporizing the water within the compressor (col. 3: 4-6).;

and discharging the gas at a pressure sufficient for use in the fuel cell stack.

Benz et al. disclose that the water may be injected upstream of the compressor which has been construed as providing water injection into the compressor.

Claim 16: The rejection is as set forth above in claim 8 wherein further Benz et al. disclose that vaporizing is achieved using heat generated through compression (col. 3: 4-6).

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Claim 17: The rejection is as set forth above in claim 8 wherein further Benz et al. disclose adjusting a compression pressure of the compressor based on a quantity of water to vaporize the water therein (col. 3: 63- col. 4: 5).

Claims 18 and 19: The rejection is as set forth above in claim 8 wherein the Benz et al. combination discloses a feedback gas but is silent as to a saturated or super-saturated feedback (i.e. recycled cathode exhaust gas). However, because the method of the Benz et al. combination is the same as that instantly claimed, it would obviously provide a saturated or super-saturated feedback.

Claim 20: The rejection is as set forth above in claim 1 wherein the Benz et al. combination would obviously provide a method of regulating a relative humidity of a gas, comprising:

controlling a flow of feedback gas to a compressor to adjust said relative humidity of said gas (see claim 13 above); and

vaporizing water injected into the compressor to further adjust the relative humidity of the gas Benz et al. disclose vaporizing the water within the compressor (col. 3: 4-6).

Claims 21 and 22: The rejection of claims 21 and 22 are as set forth above in claims 18 and 19.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas H. Parsons whose telephone number is (571) 272-1290. The examiner can normally be reached on M-F (7:00-4:30) First Friday Off.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Pat Ryan can be reached on (571) 272-1292. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PATRICK JOSEPH RYAN
SUPERVISORY PATENT EXAMINER

Thomas H Parsons Examiner Art Unit 1745
